United States District Court District of New Hampshire Horosable Joseph N. LA plante 55 Pleasant Street, Suite 312 Concord, New Hampshire 03301

Re: United States V. Brian E. Mahoney Criminal Number 11-CR-6-01-JL

Dear Judge Laplante;

Jam in receipt of your proposed order Regarding the Speedy Trial act, 18 U.S. C. Section 3161. I myself the defendant did not question the Speedy Trial act, because of my Competency Heaving, now selecture for Janary 03, 2012 at 10 Am.

I have learned to become a problem solver, Not a Problem creator. Problems are one of the few things in life that one can count on. Enough problems will find you so that you do Not Need to diag connecessary ones into Court. I have developed Problem-Solving delemmes. Problem solving separates the successful humans from the ones in the penitentions.

Page Two

Flbrusy 18, 2011 ineffective assistance of Counsel, by appointing attorney Paul F. Carrity to hardle my Case.

looking out for me, I must get a good Lawys to regressent me in this up coming Competency Hearing.

Mental illness and defect, I have asked Attorney Carrity to Call as witnesses every one of my Doctor's who have treated me for the past Seven years at avis Goodwin Community Health Center in Somersworth, New Hampshire, as well as my pastor and guilfriend for the fast six years.

Us of December 71, 2011, Not one of my witnesses that I have asked attoiner barrity to subjection bearing have received any Subjection at all. It is my constitutional Right to bring witnesses forward in my behalf under the Fourteets, amendment to the United States Constitution.

Page Three

Julye or leaving, I will vever receive a

Socies that the government and legal system at this Federal Court are very corrupted.

But even armed with the knowledge and the struggle to sicceed it will be and uphill against those who have the authority privileges, and Power to enfour the Law.

This Personal letter to you Judge Laglants is to imform this Court the struggle it will be to have all my witnesses present so I will be able to have a fair and important Hearing on my Competency, and I lave by Clear and Convering lvidence showed this Court that I do have a mental illness and defect, long before this frivolous inductment against me, its your! up to this Court to find me Competent or incompetent.

Patel: Dec. 21, 2011 Sincerely your Buon & Malag